21-10A-05: 21-10A-04.

- A PERSON WHO UNDERTAKES THE TOWING OR REMOVAL OF A VEHICLE FROM A PARKING LOT UNDER-\$-21-10A-02-0F-THIS-SUBTITLE:
- (1) MAY NOT CHARGE THE OWNER OF THE VEHICLE OR THE OWNER'S AGENT:
- (I) MORE FOR-THE-TOWING-OF-THE-VEHICLE-FROM-THE PARKING-LOT THAN TWICE THE AMOUNT OF THE TOTAL FEES NORMALLY CHARGED OR AUTHORIZED BY THE POLITICAL SUBDIVISION FOR THE IMPOUND TOWING OF VEHICLES; OR AND
- (II) EXCEPT AS PROVIDED IN \$ 16-207(F)(1) OF THE COMMERCIAL LAW ARTICLE, MORE THAN \$10 \$8 PER DAY FOR STORAGE;
- (2) F#RST SHALL NOTIFY THE POLICE DEPARTMENT IN THE JURISDICTION WHERE THE PARKING LOT IS LOCATED WITHIN TWO HOURS AFTER TOWING OR REMOVING THE VEHICLE FROM THE PARKING LOT, AND SHALL PROVIDE THE FOLLOWING INFORMATION:
- (I) A DESCRIPTION OF THE VEHICLE INCLUDING THE VEHICLE'S REGISTRATION PLATE NUMBER AND VEHICLE IDENTIFICATION NUMBER;
- (II) THE DATE AND TIME THE VEHICLE #S-TO-BE WAS TOWED OR REMOVED;
- OR REMOVED; AND
- (IV) THE LOCATIONS FROM WHICH AND TO WHICH THE VEHICLE $\pm S \Psi \theta B E$ WAS TOWED OR REMOVED;
- (3) BEFORE TOWING OR REMOVING THE VEHICLE, SHALL OBTAIN-THE-WRITTEN HAVE AUTHORIZATION OF THE PARKING LOT OWNER WHICH SHALL INCLUDE:
- OR REMOVAL; AND
- (II) A STATEMENT THAT THE VEHICLE IS BEING TOWED OR REMOVED AT THE REQUEST OF THE PARKING LOT OWNER; AND
- (!!)--Abb--OF--THE--INFORMATION--REQUIRED-IN-THE NOTICE-TO-THE-POLICE-DESCRIBED-IN-ITEM-(2)-OF-THIS-SECTION;-AND
- (4) SHALL OBTAIN COMMERCIAL LIABILITY INSURANCE IN THE AMOUNT OF AT LEAST \$ $\frac{1}{9}$ $\frac{1}{9}$ $\frac{0}{9}$ $\frac{0}{9}$